

ADAM J. FISHBEIN, P.C.
ATTORNEY AT LAW
483 Chestnut Street
Cedarhurst, New York 11516

Telephone (516) 791-4400
Telecopier (516) 791-4411

June 6, 2012

VIA ECF

The Honorable Joseph B. Bianco
United States District Court
Eastern District of New York
100 Federal Plaza
Central Islip, NY 11722

RE: Puglisi v. Debt Recovery
08 CV 5024 (JFB) (WDW)

Dear Judge Bianco:

I represent the plaintiff in the above matter. Apparently, defendant filed the incorrect letter with the Court and has provided me with the letter which he intended to file. Plaintiff responds that defendant initially made a motion to dismiss. The Court denied the defendant's motion to dismiss. The parties then made cross-motions for summary judgment. The Court allowed one issue to proceed to trial and denied defendant's application for attorney's fees. Furthermore, the Court has already dismissed the action with prejudice which is what the defendant requested in its letter to the Court yesterday. It is axiomatic that many matters are resolved on the eve of trial despite all of the work involved. Had we decided to proceed, we would have sought to remedy the situation and have our papers deemed timely filed as the documents and issue of the illegal bounced check fee was already before the Court in the parties' respective motions for summary judgment. Furthermore, we do not believe that it is appropriate to hold the matter in abeyance where defendant is hoping for some decision in its favor from the Supreme Court.

It is obvious that from the beginning the defendant has been on a campaign against the undersigned. It seems that to further this matter is bordering on vexatious litigation.

Thank you for the Court's consideration of the foregoing.

Yours faithfully,

/s/

Adam J. Fishbein

cc: Lawrence W. Rader, Esq.